

Application No. 10/707,211
Response to Office Action mailed March 21, 2006
Attorney Docket No. 03-0271

REMARKS

Claims 1-40 are pending in this application. Of these claims, claims 12-40 are allowed claims and claims 2-7, 10 and 11 are objected, but the Examiner has indicated they would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claim. Only claims 1, 8 and 9 stand rejected as being anticipated by Mohamadi (35 U.S.C. 102(e)).

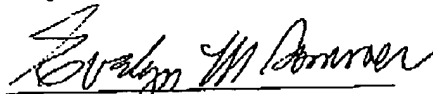
In accordance with the foregoing amendment, claim 1 has been revised to include allowable claim 2 in its entirety so that claim 1 as amended and all of the claims which depend from it directly or indirectly are allowable to the applicants.

A clean copy of the claims, as amended, is attached.

The prior art is not applicable for the reason set forth by the Examiner at page 3 of the Office Action, namely "none of the prior art teaches the subarray beamformer comprising the first beamforming layer having the first plurality of dividers in the first orientation coupled to and opposing the second plurality of dividers, the first plurality of dividers dividing the second set of signals to form the second set of signals."

Notification of the allowance of all of the claims in the application is respectfully requested.

Respectfully submitted,



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